		(Original Signature of Member)
115TH CONGRESS 2D SESSION	H.R.	

To amend the Immigration and Nationality Act to provide that an alien physician who is coming to the United States to practice medicine in an area designated by the Secretary of Health and Human Services as having a shortage of health care professionals is not required to pass the National Board of Medical Examiners Examination, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	SENSENBRENNER	introduced	the	following	bill;	which	was	referred	to	the
	Committ	ee on								
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A BILL

To amend the Immigration and Nationality Act to provide that an alien physician who is coming to the United States to practice medicine in an area designated by the Secretary of Health and Human Services as having a shortage of health care professionals is not required to pass the National Board of Medical Examiners Examination, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Physician Visa Reform
3	Act of 2018".
4	SEC. 2. ALIEN PHYSICIANS SERVING IN AREAS THAT HAVE
5	A SHORTAGE OF HEALTH CARE PROFES-
6	SIONALS.
7	(a) Waiver of Requirement That Alien Physi-
8	CIANS PASS BOARD EXAMINATION.—Section
9	212(a)(5)(B) of the Immigration and Nationality Act (8
10	U.S.C. $1182(a)(5)(B)$) is amended by inserting after "has
11	passed parts I and II of the National Board of Medical
12	Examiners Examination (or an equivalent examination as
13	determined by the Secretary of Health and Human Serv-
14	ices)" the following: "or has been approved by a State
15	physician licensing authority to practice medicine in an
16	area designated by the Secretary of Health and Human
17	Services as having a shortage of health care profes-
18	sionals".
19	(b) Adjustment of Status.—The Immigration
20	and Nationality Act (8 U.S.C. 1101 et seq.) is amended
21	by inserting after section 216A the following:
22	"SEC. 216B. CONDITIONAL PERMANENT RESIDENT STATUS
23	FOR ALIEN PHYSICIANS SERVING IN AREAS
24	THAT HAVE A SHORTAGE OF HEALTH CARE
25	PROFESSIONALS.
26	"(a) In General.—

1	"(1) Conditional basis for status.—Not-
2	withstanding any other provision of this Act, a cov-
3	ered alien physician, an alien spouse, and alien child,
4	shall be considered, at the time of obtaining the sta-
5	tus of an alien lawfully admitted for permanent resi-
6	dence, to have obtained such status on a conditional
7	basis subject to the provisions of this section.
8	"(2) Notice of requirements.—
9	"(A) AT TIME OF OBTAINING PERMANENT
10	RESIDENCE.—At the time an alien described in
11	paragraph (1) obtains permanent resident sta-
12	tus on a conditional basis under paragraph (1),
13	the Secretary of Homeland Security shall pro-
14	vide for notice to such alien respecting the pro-
15	visions of this section and the requirements of
16	subsection $(e)(1)$ to have the conditional basis
17	of such status removed.
18	"(B) AT TIME OF REQUIRED PETITION.—
19	In addition, the Secretary of Homeland Secu-
20	rity shall attempt to provide notice to such an
21	alien at or about the beginning of the 90-day
22	period described in subsection (d)(2)(A), of the
23	requirements of subsection $(c)(1)$.
24	"(C) Effect of failure to provide
25	NOTICE —The failure of the Secretary of

1	Homeland Security to provide a notice under
2	this paragraph shall not affect the enforcement
3	of the provisions of this section with respect to
4	such an alien.
5	"(b) Termination of Status.—
6	"(1) In general.—In the case of a covered
7	alien physician with permanent resident status on a
8	conditional basis under subsection (a), if the Sec-
9	retary of Homeland Security determines, before the
10	second anniversary of the alien's obtaining the sta-
11	tus of lawful admission for permanent residence,
12	that the alien was not practicing medicine in an area
13	described in subsection (a)(1), then the Secretary of
14	Homeland Security shall so notify the alien involved
15	and, subject to paragraph (2), shall terminate the
16	permanent resident status of the alien (and the alien
17	spouse and alien child) involved as of the date of the
18	determination.
19	"(2) Hearing in Removal Proceeding.—Any
20	alien whose permanent resident status is terminated
21	under paragraph (1) may request a review of such
22	determination in a proceeding to remove the alien.
23	In such proceeding, the burden of proof shall be on
24	the Secretary of Homeland Security to establish, by

1	a preponderance of the evidence, that a condition de-
2	scribed in paragraph (1) is met.
3	"(c) Requirements of Timely Petition and
4	INTERVIEW FOR REMOVAL OF CONDITION.—
5	"(1) IN GENERAL.—In order for the conditional
6	basis established under subsection (a) for an alien
7	described in paragraph (1) of that subsection to be
8	removed—
9	"(A) the alien must submit to the Sec-
10	retary of Homeland Security, during the period
11	described in subsection (d)(2), a petition which
12	requests the removal of such conditional basis
13	and which states, under penalty of perjury, the
14	facts and information described in subsection
15	(d)(1), and
16	"(B) in accordance with subsection (d)(3),
17	the alien must appear for a personal interview
18	before an officer or employee of the Department
19	of Homeland Security respecting the facts and
20	information described in subsection $(d)(1)$.
21	"(2) Termination of Permanent Resident
22	STATUS FOR FAILURE TO FILE PETITION OR HAVE
23	PERSONAL INTERVIEW.—

1	"(A) In general.—In the case of an alien
2	with permanent resident status on a conditional
3	basis under subsection (a), if—
4	"(i) no petition is filed with respect to
5	the alien in accordance with the provisions
6	of paragraph (1)(A), or
7	"(ii) unless there is good cause shown,
8	the alien fails to appear at the interview
9	described in paragraph (1)(B) (if required
10	under subsection (d)(3)),
11	the Secretary of Homeland Security shall termi-
12	nate the permanent resident status of the alien
13	(and the alien's spouse and children if it was
14	obtained on a conditional basis under this sec-
15	tion or section 216) as of the second anniver-
16	sary of the alien's lawful admission for perma-
17	nent residence.
18	"(B) Hearing in Removal Pro-
19	CEEDING.— In any removal proceeding with re-
20	spect to an alien whose permanent resident sta-
21	tus is terminated under subparagraph (A), the
22	burden of proof shall be on the alien to estab-
23	lish compliance with the conditions of para-
24	graphs $(1)(A)$ and $(1)(B)$.

1	"(3) Determination after petition and
2	INTERVIEW.—
3	"(A) In general.—If—
4	"(i) a petition is filed in accordance
5	with the provisions of paragraph (1)(A),
6	and
7	"(ii) the alien appears at any inter-
8	view described in paragraph (1)(B), the
9	Secretary of Homeland Security shall make
10	a determination, within 90 days of the date
11	of the such filing or interview (whichever is
12	later), as to whether the facts and infor-
13	mation described in subsection $(d)(1)$ and
14	alleged in the petition are true.
15	"(B) Removal of conditional basis if
16	FAVORABLE DETERMINATION.—If the Secretary
17	of Homeland Security determines that such
18	facts and information are true, the Secretary of
19	Homeland Security shall so notify the alien in-
20	volved and shall remove the conditional basis of
21	the alien's status effective as of the second an-
22	niversary of the alien's lawful admission for
23	permanent residence.
24	"(C) TERMINATION IF ADVERSE DETER-
25	MINATION.—If the Secretary of Homeland Se-

1	curity determines that such facts and informa-
2	tion are not true, the Secretary of Homeland
3	Security shall so notify the alien involved and,
4	subject to subparagraph (D), shall terminate
5	the permanent resident status of an the covered
6	alien physician, alien spouse, or alien child as
7	of the date of the determination.
8	"(D) Hearing in Removal Pro-
9	CEEDING.—Any alien whose permanent resident
10	status is terminated under subparagraph (C)
11	may request a review of such determination in
12	a proceeding to remove the alien. In such pro-
13	ceeding, the burden of proof shall be on the
14	Secretary of Homeland Security to establish, by
15	a preponderance of the evidence, that the facts
16	and information described in subsection $(d)(1)$
17	and alleged in the petition are not true.
18	"(d) Details of Petition and Interview.—
19	"(1) Contents of Petition.—Each petition
20	under subsection (c)(1)(A) shall contain facts and
21	information demonstrating that the alien—
22	"(A) is practicing medicine in an area des-
23	ignated by the Secretary of Health and Human
24	Services as having a shortage of health care
25	professionals; and

1	"(B) has passed parts I and II of the Na-
2	tional Board of Medical Examiners Examina-
3	tion (or an equivalent examination as deter-
4	mined by the Secretary of Health and Human
5	Services).
6	"(2) Period for filing petition.—
7	"(A) In general.— Except as provided in
8	subparagraph (B), the petition under subsection
9	(c)(1)(A) may be filed—
10	"(i) during the 90-day period before
11	the second anniversary of the alien's lawful
12	admission for permanent residence; or
13	"(ii) if earlier than the beginning of
14	the time period described in clause (i),
15	after the date on which the alien passes
16	parts I and II of the National Board of
17	Medical Examination (or an equivalent ex-
18	amination as determined by the Secretary
19	of Health and Human Services).
20	"(B) Date petitions for good
21	CAUSE.—Such a petition may be considered if
22	filed after such date, but only if the alien estab-
23	lishes to the satisfaction of the Secretary of
24	Homeland Security good cause and extenuating
25	circumstances for failure to file the petition

1	during the period described in subparagraph
2	(A).
3	"(C) FILING OF PETITIONS DURING RE-
4	MOVAL.—In the case of an alien who is the sub-
5	ject of removal hearings as a result of failure
6	to file a petition on a timely basis in accordance
7	with subparagraph (A), the Secretary of Home-
8	land Security may stay such removal pro-
9	ceedings against an alien pending the filing of
10	the petition under subparagraph (B).
11	"(3) Personal interview.—The interview
12	under subsection $(c)(1)(B)$ shall be conducted within
13	90 days after the date of submitting a petition under
14	subsection $(c)(1)(A)$ and at a local office of the De-
15	partment of Homeland Security, designated by the
16	Secretary, which is convenient to the parties in-
17	volved. The Secretary, in the Secretary's discretion,
18	may waive the deadline for such an interview or the
19	requirement for such an interview in such cases as
20	may be appropriate.
21	"(e) Treatment of Period for Purposes of
22	NATURALIZATION—For purposes of title III, in the case
23	of an alien who is in the United States as a lawful perma-
24	nent resident on a conditional basis under this section, the
25	alien shall be considered to have been admitted as an alien

- 1 lawfully admitted for permanent residence and to be in
- 2 the United States as an alien lawfully admitted to the
- 3 United States for permanent residence.
- 4 "(f) Removal of Requirement to Practice
- 5 Medicine in an Area That Has a Shortage of
- 6 HEALTH CARE PROFESSIONALS.—The requirement to
- 7 practice medicine in an area designated by the Secretary
- 8 of Health and Human Services as having a shortage of
- 9 health care professionals shall not apply to an alien after
- 10 the date on which the conditional basis for permanent resi-
- 11 dent status is removed pursuant to subsection (c)(1).
- 12 "(g) Definitions.—In this section:
- 13 "(1) The term 'covered alien physician' means
- an alien admitted to the United States under section
- 203(b)(2) during the 10-year period beginning on
- the date of the enactment of this section to practice
- medicine who has not passed parts I and II of the
- National Board of Medical Examiners Examination
- 19 (or an equivalent examination as determined by the
- 20 Secretary of Health and Human Services) by reason
- of having been approved by a State physician
- licencing authority to practice medicine in an area
- designated by the Secretary of Health and Human
- Services as having a shortage of health care profes-
- sionals.

1	"(2) The term 'alien spouse' and the term 'alien
2	child' mean an alien who obtains the status of an
3	alien lawfully admitted for permanent residence
4	(whether on a conditional basis or otherwise) by vir-
5	tue of being the spouse or child, respectively, of a
6	covered alien physician.".
7	(c) Conforming Amendments.—The Immigration
8	and Nationality Act (8 U.S.C. 1101 et seq.) is amended—
9	(1) in section $203(b)(2)(B)(ii)$ (8 U.S.C.
10	1153(b)(2)(B)(ii)), by striking subclauses (II), (III),
11	and (IV); and
12	(2) in section 212(e) (8 U.S.C. 1182(e)), by in-
13	serting "perform services as a member of the med-
14	ical profession or to" before "receive graduate med-
15	ical education or training".